NITED STATES PATENT AND TRADEMARK OFFICE UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 JUN 1 1 2007 NAMED INVENTOR ATTORNEY DOCKET NO. CONFIRMATION NO. 10/779,696 02/18/2004 Erwin Simnacher 9538 34401 05/04/2007 **EXAMINER** HMTAG C/O STEFFEN STRAUSS KREUZLIUGERSTR. 5 KHOLDEBARIN, IMAN K LEUGWIL, CH-8574 **ART UNIT** PAPER NUMBER **SWITZERLAND** 3737 MAIL DATE DELIVERY MODE

Please find below and/or attached an Office communication concerning this application or proceeding.

05/04/2007

**PAPER** 

The time period for reply, if any, is set in the attached communication.

JEEL NO	
Applicate Applicate	tion No. Applicant(s)
Office Action Summary UN 1 1 2007 BExamine	
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	th Kholdebarin 3737
The MAILING DATE of this communication appears on the Period for Reply	
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET WHICHEVER IS LONGER, FROM THE MAILING DATE OF T  - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no e after SIX (6) MONTHS from the mailing date of this communication.  - If NO period for reply is specified above, the maximum statutory period will apply and to a Failure to reply within the set or extended period for reply will, by statute, cause the apply and the period patent term adjustment. See 37 CFR 1.704(b).	THIS COMMUNICATION. event, however, may a reply be timely filed  I will expire SIX (6) MONTHS from the mailing date of this communication. I will expire SIX (6) MONTHS from the mailing date of this communication. I will expire SIX (6) MONTHS from the mailing date of this communication.
Ștatus	
1) Responsive to communication(s) filed on  2a) This action is FINAL.  2b) This action is 3) Since this application is in condition for allowance except closed in accordance with the practice under Ex parte Q	pt for formal matters, prosecution as to the merits is
Disposition of Claims	
4) ⊠ Claim(s) 1-15 is/are pending in the application.  4a) Of the above claim(s) is/are withdrawn from c  5) □ Claim(s) is/are allowed.  6) ⊠ Claim(s) 1-15 is/are rejected.  7) □ Claim(s) is/are objected to.  8) □ Claim(s) are subject to restriction and/or election	
Application Papers	
9) The specification is objected to by the Examiner.  10) The drawing(s) filed on is/are: a) accepted or I Applicant may not request that any objection to the drawing(s) Replacement drawing sheet(s) including the correction is requested.  11) The oath or declaration is objected to by the Examiner.	uired if the drawing(s) is objected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119	
12) Acknowledgment is made of a claim for foreign priority unally All b) Some * c) None of:  1. Certified copies of the priority documents have been copies of the priority documents have been copies of the certified copies of the priority documents have been copies of the certified copies of the priority documents have been copies.	peen received. Deen received in Application No Deen received in this National Stage Rule 17.2(a)).
Attachment(s)  1) Notice of References Cited (PTO-892)  2) Notice of Draftsperson's Patent Drawing Review (PTO-948)  3) Information Disclosure Statement(s) (PTO/SB/08)  Paper No(s)/Mail Date 02/18/2004.	4) Interview Summary (PTO-413) Paper No(s)/Mail Date 5) Notice of Informal Patent Application 6) Other:

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## **DETAILED ACTION**

# Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.
- 2. Claim 1-10 are rejected under 35 U.S.C. 102(e) as being anticipated by Jaggy (6,471,662).

Re Claim 1: Jaggy discloses the shock wave apparatus for generating shock waves comprising of piezoelectric fibers (2) integrated in a composite material (edge regions material 4.1), (See Fig.1, Col. 4, line 15-22).

Re Claim 2: Jaggy discloses that the piezoelectric fibers are integrated in composite material such that the direction of the acoustic waves is towards the area to be treated (focal point shows

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in Fig. 4 shows the direction that acoustic waves will be traveling to), (See Fig. 4, Col. 4, line 303-4).

Re Claim 3-8: Jaggy teaches the shock wave apparatus with piezoelectric fibers integrated in composite material and form at least one module with the composite material; spatial unit; and common electrically connected piezoelectric fibers; form different geometrically similar to the applicant disclosure; and where several of the these piezoelectric modules are arranged to be next one another. (See Fig. 1-3, Col. 4 line 15-40).

Re Claim 9 and 10: Jaggy discloses that the module of piezoelectric and the composite material are arranged on a carrier (5), (See Fig. 2 and Fig. 4).

# Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 11-15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Jaggy in view of Eizenheofer (US 5,119,801)

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Although Jaggy fails to suggest that that module carrier of the piezoelectrics are designed in an electrically conductive way, Eizenheofer teaches The electrical connection between the piezoelement and the membrane if present and between the elements themselves as well as the rear contact making obtains through a conductive coating on the carrier as a backing the connection may be made through soldering, bonding with an electrically conductive adhesive, (See Col.2, line 29-35). Eizenheofer further includes that the front of each individual element P is provided with a metal layer KV which, in turn, and in each instance is in direct electrical contact with spherically shaped membrane M, (See col. 3, Line 15-20).

Therefore in view of Eizenheofer it would have been obvious to one ordinary skill in the art at the time of the invention was made to connect the piezoelements (energy source of the shock wave) via a connector in order to have a uniform radiation emitting from the piezo-electrode module for elements being electrically interconnected to operate in parallel and mounted on a common carrier of curved, well known in the art.

Re Claim 15: Eizenhoeofer discloses to use the shock wave device for medical treatment. (Col. 1, line 9-15).

## Conclusion

The prior art made of record and not relied upon is considered pertinent to applicants disclosure. Ein discloses Non-cylindrical acoustic wave device; Kurtze discloses Piezoelectric transducer for the destruction of concretions within an animal body; Wurster discloses Apparatus for dispersing fluids for dissolution or concretions in a bodily cavity; Jaggy discloses Acoustic

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therapy apparatus; Eizenhoefer discloses Piezoelectric shock wave generator; Aida discloses Apparatus for destroying a calculus.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to I Kenneth Kholdebarin-whose telephone number is 571-270-1347. The examiner can normally be reached on M-F 8 AM- 4 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Brian Casler can be reached on 571-272-4956. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

**IKK** Iman Kenneth Kholdebarin 04/27/2007



PTO/SB/08A (08-03)

Approved for use through 07/31/2006. OMB 0551-0031
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Substitute for form 1449/PTO	Complete if Known		
Substitute for form 1448/P10	Application Number		
WITCH ATION DICOLOGUES	Filing Date		
INFORMATION DISCLOSURE	First Named Inventor	Erwin Simnacher	
STATEMENT BY APPLICANT	Art Unit		
(Use as many sheets as necessary)	Examiner Name		
heel 1 of 1	Attorney Docket Number		

				DOCUMENTS	
Examiner Initials*	Cite No.1	Document Number  Number-Kind Code <sup>2 (/ known)</sup>	Publication Date MM-DD-YYYY	Name of Patentee or Applicant of Cited Document	Pages, Columns, Lines, Where Relevant Passages or Relevant Figures Appear
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\*EXAMINER: Initial if reference considered, whether or not citation is in conformance with MPEP 609. Draw line through citation if not in conformance and not considered, include copy of this form with next communication to applicant. 'Applicant's unique citation designation number (optional). 'See Kinds Codes of USPTO Patent Documents at <a href="https://www.uspto.gog">www.uspto.gog</a> or MPEP 901.04. 'Enter Office that issued the document, by the two-letter code (WIPO Standard ST.3). 'For Japanese patent documents, the indication of the year of the reign of the Emperor must precede the serial number of the patent document. 'Kind of document by the appropriate symbols as indicated on the document under WIPO Standard ST.16 if possible. 'Applicant is to place a check mark here if English language

the appropriate symbols as indicated on the document under VIPU standard ST.16 if possible. Application to page 50 or page 50 or process. Application is attached. This collection is attached. This collection of information is required by 37 CFR 1.97 and 1.98. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 2 hours to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

If you need assistance in completing the form, call 1-800-PTO-9199 (1-800-786-9199) and select option 2.

# Notice of References Cited Application/Control No. | Applicant(s)/Patent Under Reexamination | SIMNACHER, ERWIN | Examiner | Art Unit | Page 1 of 1

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*	В	US-7,048,699	05-2006	Ein-Gal, Moshe	601/2
*	С	US-6,471,662	10-2002	Jaggy et al.	601/2
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*.	E	US-5,119,801	06-1992	Eizenhoefer et al.	601/4
*	F	US-5,058,590	10-1991	Wurster, Helmut	600/439
*	G	US-5,958,466	09-1999	Ong, E. C.	425/127
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### **FOREIGN PATENT DOCUMENTS**

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"A copy of this reference is not being furnished with this Office action. (See MPEP § 707.05(a).)

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